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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/813,370	03/30/2004	Kenichi Kawase	09792909-5860	4682	
26263 7590 05/15/2007 SONNENSCHEIN NATH & ROSENTHAL LLP . P.O. BOX:061080			EXAMINER		
			LEE, CYNTHIA K		
WACKER DRI CHICAGO, IL	IVE STATION, SEARS TOWER . 60606-1080		ART UNIT	PAPER NUMBER	
,			1745		
			MAIL DATE	DELIVERY MODE	
			05/15/2007	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)			
Office Action Summary		10/813,370	KAWASE ET AL.			
		Examiner	Art Unit			
		Cynthia Lee	1745			
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the	correspondence address			
WHI(- Exte after - If NO - Failt Any	CHEVER IS LONGER, FROM THE MAILING DATES IN THE MAILING T	ATE OF THIS COMMUNICATIO 36(a). In no event, however, may a reply be to will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDON.	N. mely filed n the mailing date of this communication. ED (35 U.S.C. § 133).			
Status	•					
1)⊠	Responsive to communication(s) filed on 30 M	arch 2004.				
2a) <u></u> □	This action is FINAL . 2b)⊠ This action is non-final.					
3)[3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is					
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D. 11, 4	53 O.G. 213.			
Disposit	ion of Claims					
5)□ 6)⊠	Claim(s) 1-25 is/are pending in the application. 4a) Of the above claim(s) is/are withdray Claim(s) is/are allowed. Claim(s) 1-25 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restriction and/or	vn from consideration.				
Applicat	ion Papers					
10)⊠	The specification is objected to by the Examiner The drawing(s) filed on 30 March 2004 is/are: a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correction The oath or declaration is objected to by the Example 1.	a) accepted or b) objected or b) objected of drawing(s) be held in abeyance. Selion is required if the drawing(s) is ob	ee 37 CFR 1.85(a). Djected to. See 37 CFR 1.121(d).			
Priority (under 35 U.S.C. § 119					
12)⊠ a)i	Acknowledgment is made of a claim for foreign □ All b) □ Some * c) □ None of: 1. □ Certified copies of the priority documents 2. □ Certified copies of the priority documents 3. □ Copies of the certified copies of the prior application from the International Bureau See the attached detailed Office action for a list of	s have been received. s have been received in Applicat ity documents have been receiv (PCT Rule 17.2(a)).	ion No ed in this National Stage			
2) 🔲 Notic 3) 🔯 Infor	et(s) te of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PTO-948) mation Disclosure Statement(s) (PTO/SB/08) tr No(s)/Mail Date 12/14/2005	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal F 6) Other:	ate			

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Priority

Acknowledgement has been made of applicant's claim for priority under 35 USC 119 (a-d). The certified copy has been filed on 3/30/2004.

Information Disclosure Statement

The Information Disclosure Statement (IDS) filed 12/14/2005 has been placed in the application file and the information referred to therein has been considered.

Drawings

The drawings received 3/30/2004 are acceptable for examination purposes.

Claim Objections

Claim 24 is objected to because of the following informalities:

Claim 24 should read ""wherein film exterior members housing the cathode, the anode, and the electrolyte <u>are</u> further provided."

Appropriate correction is required.

Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-25 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. The term "simple substance" in the claims was not defined in the specification in such a way as to enable one skilled in the art to understand what the applicants mean by the term "simple substance," and thus is unclear.

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Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1,2,9,10,12,13,20,21 rejected under 35 U.S.C. 102(b) as being anticipated by Tamura (US 2002/0168572).

Tamura discloses a battery comprising an anode, a cathode and an electrolyte.

The anode comprises a current collector, an active material layer and a surface coating layer.

[0010] The electrode for a rechargeable lithium battery has a current collector layer composed of a metal incapable of alloying with Li, a layer of active material provided on the current collector layer and composed of a metal capable of alloying with Li, and a surface coating layer provided on a surface of the active material layer, opposite to its surface carrying the current collector layer, and composed of a metal incapable of alloying with Li or composed of an alloy of a metal incapable of alloying with Li and a metal capable of alloying with Li.

[0012] In the present invention, the metal capable of alloying with Li can be illustrated by a metal which can enter into a solid solution or intermetallic compound with Li. Examples of such metals include Sn (tin), <u>Ge (germanium)</u>, Al (aluminum), In (indium), Mg (magnesium), Pb (lead), Bi (bismuth), Zn (zinc) and the like. The above-listed metals capable of alloying with Li may be contained in any combination. That is,

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the layer of active material may contain two or more of such metals capable of alloying with Li. It may contain an alloy of two or more of such metals capable of alloying with Li.

[0013] The metal incapable of alloying with Li can be illustrated by a metal which can not enter into a solid solution or intermetallic compound with Li, more specifically by a metal which does not show the presence of an alloy state in a binary phase diagram. Examples of metals incapable of alloying with Li include Cu (copper), Fe (iron), Ni (nickel), Co (cobalt), Mn (manganese), Ti (titanium), Zr (zirconium), Mo (molybdenum), W (tungsten), Ta (tantalum) and the like. Two or more of the above-listed metals incapable of alloying with Li may be contained.

[0014] In the present invention, the surface coating layer may be composed of either a metal incapable of alloying with Li or an alloy of a metal incapable of alloying with Li and a metal capable of alloying with Li. The metal capable of alloying with Li, contained in the alloy, may be identical or different in type from that constituting the layer of active material. For example, in the case where Sn constitutes the layer of active material, the surface coating layer may be composed of an Sn alloy, a Ge alloy or an alloy of other metal capable of alloying with Li.

[0015] The metal incapable of alloying with Li, contained in the surface coating layer, may be identical or different in type from that constituting the current collector layer. For example, in the case where the current collector layer is composed of Cu, the surface coating layer may be composed of Cu, Fe or other metal incapable of alloying with Li.

Claim Rejections - 35 USC § 102/103

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 3-8,11,14-19,22 rejected under 35 U.S.C. 102(b) as being anticipated by or under 35 U.S.C. 103(a) as being unpatentable over Tamura (US 2002/0168572) as applied to claims 2 and 13 above and incorporated herein.

Tamura discloses all the elements of claims 2 and 13.

[0016] The layer of active material is provided on the current collector layer. One method of providing the layer of active material on the current collector layer involves depositing a metal capable of alloying with Li on a substrate serving as the current collector layer to form the layer of active material thereon. For example, the layer of Sn active material can be formed by depositing Sn on a Cu substrate, such as a copper foil, which serves as the current collector layer. An alternative method involves depositing a metal incapable of alloying with Li on a substrate serving as the layer of active material to form the current collector layer thereon. For example, the Cu current collector layer can be formed by depositing Cu on an Sn substrate, such as a tin foil,

which serves as the layer of active material. A plating, sputtering, <u>vapor deposition</u> or other technique can be utilized to form the active material layer or the current collector layer. Examples of vapor deposition techniques include CVD and vacuum vapor evaporation. Examples of plating techniques include electroplating and electroless plating.

[0017] In the present invention, a mixed phase in which a component of the surface coating layer is mixed with a component of the active material layer may be formed at an interface between the surface coating layer and the active material layer. Such a mixed phase can be formed, for example, by depositing the surface coating layer on the layer of active material and subjecting the resulting stack to a heat treatment. In the mixed phase, a component of the surface coating layer may enter into a solid solution or intermetallic compound with a component of the active material layer. The mixed phase may take a crystalline or amorphous form. Claims 4, 6, 8, 15 and 19 are met because the Specification describes that it is also possible that alloying arises when heat treatment is further provided (pg 9).

[0019] the thickness of the surface coating layer is preferably up to 0.2 um, more preferably up to 0.1 um. If the surface coating layer is excessively thick, a reaction between the active material layer and Li in an electrolyte may be inhibited to result in the reduced charge-discharge capacity. Preferably, the thickness of the surface coating layer is not below 0.01 um. Accordingly, the thickness of the surface coating layer is preferably in the approximate range of 0.01-0.2 um. If the surface coating layer is excessively thin, the effect of inhibiting the reaction between the active material layer

and the electrolyte may be obtained in an insufficient manner. MPEP states that prior art which teaches a range overlapping or touching the claimed range anticipates if the prior art range discloses the claimed range with "sufficient specificity." See 2131.03.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 23-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tamura (US 2002/0168572) as applied to claim 13 and applied herein, and in view of Morishima (US 2003/0054253).

Tamura discloses a positive material, but does not disclose that the material contains a lithium containing metal complex oxide. However, Morishima teaches a lithium containing metal complex oxide as described in equation 1. Morishima teaches that the material is capable of obtaining a large discharge capacity and good discharge rate characteristics [0008]. It would have been obvious to one of ordinary skill in the art at the time the invention was made to use the material as specified by Morishima as the positive active material for the benefit of achieving large discharge capacity and good discharge rate characteristics.

Tamura discloses an electrolyte, but does not disclose a holding body. However, Morishima teaches a polymer gel-like non-aqueous electrolyte in which a nonaqueous solvent and a solute are supported by a polymer material [0096]. It would have been

obvious to one of ordinary skill in the art at the time the invention was made to use a gel-like electrolyte in Tamura's battery for the benefit of preventing leakage of the nonaqueous electrolyte.

Tamura discloses a battery, but does not disclose film exterior members.

However, Morishima teaches of laminating (applicant's film) a structure comprising a positive electrode, a negative electrode, and a separator by applying a thermal pressing to the wound laminate structure [0107]. It would have been obvious to one of ordinary skill in the art at the time the invention was made to laminate the electrode assembly for the benefit of forming close electrical contact between the electrodes.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Cynthia Lee whose telephone number is 571-272-8699. The examiner can normally be reached on Monday-Friday 8:30am-5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's trainer, Susy Tsang-Foster can be reached on 571-272-1293. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

ckl

Cynthia Lee

Patent Examiner

SUSY TSANG-FOSTER

ROMARY EXAMINER